



UNCERTAIN RUMORS

All That is Known About Hawaii.

Congressmen Were Greatly Excited About It.

NOTHING DISCLOSED

By the State Department Explaining the Situation.

tions and the provisional government refuse to surrender, you will be governed by previous instructions."

It will be seen by this that if the provisional government has refused to yield without force Willis' latest instructions prevent his going further.

In the event the queen should accept the conditions, however, the minister is to be governed by previous instructions.

The previous instructions were to notify the provisional government, which had not yet been done, if the queen had acceded to conditions. So far as the public is informed there is nothing in the instructions to preclude Minister Willis from having proceeded on these lines toward the provisional government.

Wednesday inquired as to authenticity of your published letter and intentions of the president. Have declined to-day to answer. Prompt action desirable.

WILLIE

CLASH MAY HAVE OCCURRED.

This Is More Probable Than That Officers Made Have Been Selected.

VALLEJO, Cal., Jan. 6.—The naval officer when asked when the Corwin left Honolulu said: "The Corwin is considered a speedy cutter, and should make the trip from Honolulu easily in eleven days. She is a faster boat than the Rush, and it is my conviction Minister Willis held the Corwin at least two days after the Alameda sailed for New Zealand. This being the case it is more probable a clash has occurred between the powers than that the mission of the Corwin is to tell the tale of the rejection of Cleveland's overtures by the provisional government. It would not surprise us, for letters from the officers of the Philadelphia and Adams which are now in the possession of the Senate indicate if the policy is forced on Dole, he will resort to arms.

On board the Mohican everything is in readiness to sail in one day should it be required. All that remains to be done on the Mohican is to replace the ship's galley. Yesterday the Mohican's crew was thoroughly drilled and Captain Clark had a landing party fully equipped for field service. Supported by a hospital corps and field pieces, the landing party were put ashore by all day skirmishing over the reservation. This is an unusual occurrence here, and since the news of the Corwin's advent it is whispered that there was more in landing than mere drill. The Mohican's magazines were replenished, and her coal bunks are full to overflowing.

Commander Clark was seen, but he, like other navy officers, knew nothing.

Whatever the dispatches may be, one significant fact remains, that the navy department approves, trouble and that they will be on the alert in conveying the fact that while re-

ports could be made on the cruiser Boston, which recently went out of commission, nothing has been done, and her complement of sailors are being held ready on board the receiving ship independent of the Mohican.

At Marine Barracks excitement was at fever pitch when it was said the Corwin came for a detachment of marines. It was learned at Marine Barracks the total strength of the arms bearing force in the navy yard was nearly 700, and that if required 400 sailors and 150 marines could be sent within twenty-four hours.

A TRAGEDY IN ST. JOSEPH.

Mrs. Jessie Paschen Kills Herself While Riding in a Car.

ST. JOSEPH, Mo., Jan. 6.—Last evening at 8 o'clock, Thomas Punshon, a fireman on the Santa Fe road, and his wife were riding in the cab of Thomas Donohoe. A shot was heard and Punshon stated to the cabman that his wife had suicided. The party was at once driven to the residence of George Punshon, brother to Thomas, where the woman was taken from the cab a corpse.

Punshon's story is that he and his wife had separated and had agreed to make up. To-day he called at the residence of his wife's mother, who refused to submit to a reconciliation.

He states that his wife asked him to get her either poison or a pistol, as she was tired of life. He persuaded her, however, to again live with him, and she agreed that if he would call with a cab in the evening, she would get away from her mother.

He did this, and they were driving down to the residence of his brother when she suddenly put a pistol to her right temple and pulled the trigger.

Punshon is held at police headquarters pending an investigation.

DUN'S REVIEW OF TRADE.

Condition of Business Continues Unaltered From Last Week.

NEW YORK, Jan. 6.—H. G. Dun & Co.'s weekly Review of Trade says: "The cloud of uncertainty does not lift as yet. Strong confidence is expressed in nearly all markets that trade must improve with the new year, but it is yet too early to expect important change, if really on the way. In the main the conditions continued unaltered. But the proposal of an income tax is not calculated to inspire confidence, nor does it encourage hope that the uncertainty about revenue laws will be speedily terminated."

Bank Clearings.

NEW YORK, Jan. 6.—The following table, compiled by Bradstreet's, gives the clearing house returns for the week ending January 4, 1894, and the percentage of increase or decrease, as compared with the corresponding week of 1893.

Cities	Clearings	Inc.	Dec.
Chicago	\$7,465,741	+2	+
Omaha	4,530,616	-1	-1
Des Moines	2,577,320	-24	-2
St. Joseph	1,369,411	-1	-1
Minneapolis	759,257	-1	-1
Wichita	434,390	-1	-1
Topeka	448,581	-10	-1

ROCK ISLAND NEGLIGENCE.

The Coroner's Verdict in the Investigation Into the Linwood Disaster.

KANSAS CITY, Mo., Jan. 6.—The coroner's jury at Linwood, Kan., concluded its investigation into the recent railroad accident at that place, by returning a verdict to the effect that J. W. Atwood, J. J. Kelly, W. A. Gear and Herman Smise came to their deaths in a wreck of Union Pacific cars by a Rock Island train, second 23, through the negligence of the employees of said Rock Island road.

DEATH OF MRS. W. A. HARRIS.

Wife of the Congressman-at-Large From Kansas Dies at Her Home.

LAWRENCE, Kan., Jan. 6.—The wife of Colonel W. A. Harris, congressman-at-large from Kansas, died yesterday at her home at Linwood.

Condition of Mrs. Cockrell.

WASHINGTON, D. C., Jan. 6.—Shortly after midnight Dr. S. W. Wilson, surgeon to the president, stated that he thought Mrs. Senator Cockrell would survive several days; otherwise situation same. Feeling later, but hope to preserve status until further instructions.

Berry Kennedy, the noted song writer and ventriloquist, is dead.

THEY ARE SO SLY.

Democratic Caucus Characterized by Utmost Secrecy.

Speaker Crisp Opened the Proceedings, Said Democrats

MUST GET TOGETHER

And State Objections or Hold Their Peace.

SUPREME COURT DECISIONS.

The following opinions were rendered by the supreme court this 6th day of January, 1894:

Horter, C. J.

M. A. Pounds vs. A. K. Rodgers & Co., original proceeding in mandamus, writ refused; S. G. Bigelow, et al., error from Miami county, affirmed; L. & S. F. Ry Co. vs. E. Hurst et al., error from Cowley county, reversed; State of Kansas vs. L. R. Yates, appeal from Brown county, affirmed; State of Kansas vs. G. V. Peeler, appeal from Brown county, affirmed; State of Kansas vs. J. W. Pottinger, appeal from Brown county, affirmed; L. Sheldon et al. vs. Simon Prusser et al., error from Shawnee county, circuit court, reversed; Abram Coffelt vs. First National Bank of Holton, error from Jackson county, reversed; The R. C. & P. Ry Co. vs. William Ryan, error from Miami county, reversed.

Johnson, J.

N. Kremer, et al. vs. Sarah Kremer, error from Jewell county, affirmed; F. E. Newberry, et al. vs. A. K. & C. Ry Co., error from Ford county, reversed; M. Brooks, et al. vs. S. N. Brooks & Co., error from Roots county, affirmed; First National Bank of Colbyville vs. D. Hartnett, error from Saline county, reversed; J. L. Sheldon vs. Simon Prusser et al., error from Shawnee county, affirmed; The Union Terminal Ry. Co. vs. Board of Railway Commissioners, error from Shawnee county, affirmed; In re H. W. Lewis, original proceeding in habeas corpus, petitioner remanded; Board of county commissioners of Graham county, affirmed; Board of railroad commissioners vs. Symes Grocery company, error from Atchison county, reversed.

Allen, J.

B. Herpe vs. Hegner Salt and Lumber company, error from Beau county, affirmed; H. B. Thompson et al. vs. M. Riggle, error from Marshall county, affirmed; School Dist. No. 2 vs. J. M. Gibbs & Co., error from Jefferson county, affirmed; Amanda Jenkins vs. James J. Henry, error from Graham county, affirmed; The City of Hutchinson vs. Pat Holland, error from Reeder county, reversed; M. A. Young et al. vs. W. D. Spencer, original proceedings in mandamus motion to quash writ, sustained.

Fair Circuit.

T. S. Hamm vs. Kingsley, exchange bank error from Hodgeman county, dismissed; G. T. Barton vs. H. Grosman, error from Harvey county, affirmed; F. Wilson vs. Louise Wilson, error from Lyon county, dismissed; A. L. Mason vs. A. Tolson, error from Johnson county, dismissed; Phelps & Biglow Wind Mill Co. vs. James Morgan, error from Chase county, dismissed.

McAfee, of Pennsylvania, offered the following:

Resolved, That the committee on ways and means be required to report all revenue measures in a separate bill, such bill to be brought before the House before the adjournment of Congress; and that the speaker be directed to present the same to the House at the opening of the next session.

Speaker Crisp thereupon again took the floor. In accordance with the suggestion, hat had been made he would accept an amendment to his resolution which had been introduced, providing for additional time in which the income tax might be separately discussed. This amendment was made to give two days with eight sessions to this feature, whereupon Messrs. Warner and McAfee withdrew their motion for releasing overruled. Howard Investment Co. vs. Barron, original proceeding in mandamus, peremptory writ awarded; In re Terrell, motion for rehearing overruled; In re McClay, motion for rehearing overruled; Sellers vs. Crossen, motion for regular overruled, but syllabus and opinion modified and corrected accordingly.

Resolved, That it is the sense of this chamber that it is the duty of every member of the House to vote for the pending resolution providing for the consideration of the tariff bill in order that the House may have an opportunity to redress the pledges of the party respecting tariff reform.

Resolved, further, that it is the duty of every Democratic member of the House to attend its daily sessions, and who hereby express the opinion that those members who are absent owing to the pressure of business should be compelled to immediately return to the House to attend its sessions, and that the House may have an opportunity to redress the pledges of the party respecting tariff reform.

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Representative Harter of Ohio, brought up the matter of the sugar cane issue, and offered the following as a substitute for the provisions of the bill as reported by the committee on ways and means:

Section 180. That the committee authorized to be paid to producers of sugar by section 81 of the McKinley bill shall cease and terminate upon the passage of the bill.

Section 181. All sugars, raw and refined, all tank bottoms, all sugar drizzles and sugar sweepings, syrups of cane juice, molasses, concentrated molasses and concretes, and molasses and molasses, one cent a pound; provided, that if any country shall hereafter increase the duties now levied upon the productions or manufactures of the United States imported into it, or any of its possessions, immediately thereafter, the above rate of one cent shall be increased to two cents a pound upon all articles named in this section which may thereafter be imported into the states from such country and its possessions, and provided, also, that an additional import duty or tax shall be levied and collected upon all sugars imported from countries paying a bounty on sugar exported equal in amount to said duty.

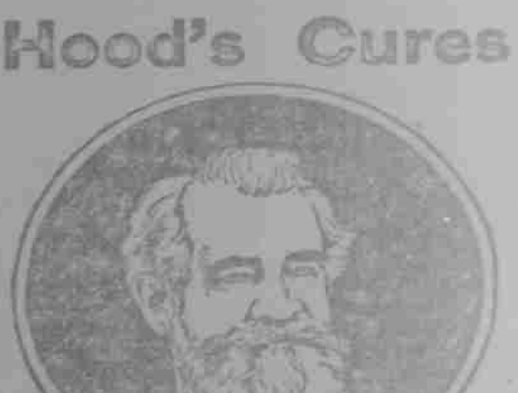
Not one minute elapses between the taking of One Minute Cough Cure and relief. Why shouldn't people take One Minute Cough Cure? They should. They do.

J. K. Jones.

Burns are absolutely painless when Dr. Wirt's Witch Hazel salve is promptly applied. This statement is true. A perfect remedy for skin diseases, cracked hands and lips, and never fails to cure piles.

J. K. Jones.

Try us—Peerless Steam Laundry.



Hood's Cures

Elder Joel H. Austin
Fresno attorney at Groves, Cal., and for so many years a Baptist missionary minister, suffered for years with swelling of the limbs, very painful, and much at times. After taking six bottles of Hood's Sarsaparilla there has not been any swelling of foot or limb. He also suffers with asthma, and says, "I am trying Hood's, and I am positive of perfect cure."

Hood's Sarsaparilla
to many, and at least dozen recovering from scrofulous disease, cure leading by a God.